## OPINION 59-288

November 23, 1959 (OPINION)

WAREHOUSING AND DEPOSITS

RE: Grain and Seed Warehouses - License

We have received your letter of November 16, 1959, in which you request an opinion on the question of whether a grain warehouseman who has obtained a license from the Federal Government to operate as such must also obtain a license from the Public Service Commission in accordance with the provisions of Title 60-02, N.D.R.C. of 1943.

In the case of Rice v. Santa Fe Elevator Corp., 221 U.S. 218 (1947), 91 L. Ed. 1447, the Supreme Court of the United States held that the Federal license requirements were exclusive and that it was not necessary for a warehouseman to procure a license from the State after having procured a license from the Federal authorities. To the same effect see In re. Farmers Cooperative Association, 8 N.W. 2d. 557 (S.D. 1943).

It is my opinion, therefore, that such a license is not necessary under the circumstances stated.

LESLIE R. BURGUM

Attorney General